MILMAN LABUDA LAW GROUP PLLC

3000 MARCUS AVENUE SUITE 3W8 LAKE SUCCESS, NY 11042

TELEPHONE (516) 328-8899 FACSIMILE (516) 328-0082

October 19, 2023

VIA ECF

United States District Court
Eastern District of New York
Attn: Hon. James M. Wicks, U.S.M.J.
100 Federal Plaza
Courtroom 1020
Central Islip, NY 11722-4438

Re: Superb Motors Inc., et al. v. Deo, et al.

Case No.: 2:23-cv-6188 (JMW)_

Dear Judge Wicks:

This firm, together with Cyruli Shanks & Zizmor LLP, represents the Plaintiffs in the above-referenced case.

Plaintiffs write pursuant to ¶ 3(C)(1) of this Court's Individual Practice Rules (the "Practices") to inform the Court that they have served, but not filed, their motion to disqualify Harry R. Thomasson, Esq. as counsel for Defendants Anthony Deo, Sarah Deo, Dwight Blankenship, Marc Merckling, Michael Laurie, Car Buyers NYC Inc., Gold Coast Cars of Syosset LLC, Gold Coast Cars of Sunrise LLC, Gold Coast Motors Automotive Group LLC, Gold Coast Motors of LIC LLC, Gold Coast Motors of Roslyn LLC, Gold Coast Motors of Smithtown LLC, and UEA Premier Motors Corp. (collectively hereinafter the "Deo Defendants") on Wednesday, October 18, 2023.

Although on October 18, 2023 Plaintiffs proposed a briefing schedule to the Deo Defendants, through Mr. Thomasson, of November 1, 2023 for opposition papers and November 8, 2023 for Plaintiffs' reply papers in further support, the Plaintiffs have received no response.

Plaintiffs believe this motion should be heard with the greatest of urgency so as not to unnecessarily interfere with, or otherwise affect, the discovery schedule entered by this Court. Being that Mr. Thomasson has not timely responded, has in the past a sought unusually long response times, demonstrated a failure to meet court deadlines, and has failed to appear for conferences pursuant to this Court's Orders, we respectfully request that this Court enter the aforementioned proposed briefing schedule pursuant to \P 3(C)(1)(B) of the Practices and as otherwise set forth in Local Civil Rule 6.1(b).

The Plaintiffs thank this honorable Court for its time and attention to this case.

Dated: Lake Success, New York October 19, 2023

Respectfully submitted,

MILMAN LABUDA LAW GROUP PLLC

/s

Jamie S. Felsen, Esq.
Emanuel Kataev, Esq.
3000 Marcus Avenue, Suite 3W8
Lake Success, NY 11042-1073
(516) 328-8899 (telephone)
(516) 328-0082 (facsimile)
jamiefelsen@mllaborlaw.com
emanuel@mllaborlaw.com

Attorneys for Plaintiffs Superb Motors Inc., Team Auto Sales LLC, & Robert Anthony Urrutia

VIA ECF

Cyruli Shanks & Zizmor LLP Jeffrey Ruderman, Esq. 420 Lexington Avenue, Suite 2320 New York, NY 10170-0002 (212) 661-6800 (office) (347) 379-4622 (direct dial) (212) 661-5350 (facsimile) jruderman@cszlaw.com

Attorneys for Plaintiffs
189 Sunrise Hwy Auto LLC,
Northshore Motor Leasing, LLC,
1581 Hylan Blvd Auto LLC,
1580 Hylan Blvd Auto LLC,
1591 Hylan Blvd Auto LLC,
1632 Hylan Blvd Auto LLC,
1239 Hylan Blvd Auto LLC,
2519 Hylan Blvd Auto LLC,
76 Fisk Street Realty LLC,
446 Route 23 Auto LLC,
Island Auto Management, LLC,
Brian Chabrier,
Joshua Aaronson, and
Jory Baron

VIA ECF

Harry R. Thomasson, Esq. 3280 Sunrise Highway, Box 112 Wantagh, NY 11793 (516) 557-5459 (cellular) hrtatty@verizon.net

Attorneys for Defendants
Anthony Deo
Sarah Deo,
Harry Thomasson,
Dwight Blankenship,
Marc Merckling,
Michael Laurie,
Car Buyers NYC Inc.,
Gold Coast Cars of Syosset LLC,
Gold Coast Motors Automotive Group LLC,
Gold Coast Motors of LIC LLC,
Gold Coast Motors of Roslyn LLC,
Gold Coast Motors of Smithtown LLC,
and UEA Premier Motors Corp.

VIA ECF

Milber Makris Plousadis & Seiden, LLP Peter Sieden & John Lentinello, Esqs. 1000 Woodbury Road, Suite 402 Woodbury, NY11797-2511 (516) 870-1102 (office) pseiden@milbermakris.com jlentinello@milbermakris.com

Attorneys for Defendants Jones, Little & Co., CPA's LLP & Thomas Jones CPA

VIA ECF

Cullen and Dykman LLP
Thomas S. Baylis & Ariel E. Ronneburger, Esqs.
333 Earle Ovington Blvd, 2nd Floor
Uniondale, NY 11553
(516) 357-3700 (office)
tbaylis@cullenllp.com
aronneburger@cullenllp.com

Attorneys for Defendant Flushing Bank